

REMARKS

This Application has been carefully reviewed in light of the Office Action mailed on April 3, 2006 (“Office Action”). Claims 1-6, 9-22, 25-51, 54 and 55 currently stand rejected.

Rejections Under 35 U.S.C. § 102 and 35 U.S.C. § 103:

The Office Action rejected Claims 1-2, 15, 16, 30, 31, 40, 41 and 51 under 35 U.S.C. §102(b) as being anticipated by J.P. Patent No. 10-136327 to Takahashi (“*Takahashi*”). The Office Action rejected Claims 3-6, 9-14, 17-22, 25-29, 32-39, 42-50 and 54-55 under 35 U.S.C. §103(a) as being unpatentable over J.P. Patent No 10-136327 to Takahashi, in view of U.S. Patent 6,501,739 to Cohen. Applicants respectfully traverse these rejections.

The Office Action stated that Claims 8, 24, and 53 would be allowable if rewritten in independent form. Applicants have done so as Independent Claims 1, 15, and 51, respectively. Accordingly, Independent Claims 1, 15, and 51 are allowable, as are all claims that depend therefrom. Additionally, Independent Claims 30 and 40, as amended, are allowable for analogous reasons, as are all claims that depend therefrom.

Additionally, the Office Action stated that Claim 7, 23, and 52 would be allowable if rewritten in independent form. Applicants have done so as Independent Claims 58, 59, and 60, respectively. Accordingly, Independent Claims 58, 59, and 60 are allowable.

Independent Claim 2 is allowable at least because *Takahashi* fails to disclose, expressly or inherently, “sending the identity of each participant of the conference call to the device, wherein the identity is associated with the text associated with the speech of each participant.” The Office Action alleges that this limitation is met by the sending of video of a speaking participant to another participant in *Takahashi*. This is incorrect. Sending video of a participant to another participant is not sending the identity of the participant, as claimed. Nor does it show that the identity of the speaker is automatically associated with the text, thereby, removing the requirement that the participant be able to discern the identity of each speaker. For at least this reason, Independent Claim 2 is allowable, as are all claims that depend therefrom.

Independent Claim 47 is allowable at least because the cited references fail to disclose, expressly or inherently, “transmitting a request for data from an Internet Protocol telephone . . . having a first address; and receiving data at an Internet Protocol display . . . having a second address different from the first address.” The Office Action relies on *Takahashi* to teach these limitations, but fails to identify any specific teaching in *Takahashi* that discloses these limitations; *Takahashi* does not. For example, *Takahashi* fails to disclose or suggest two different addresses. Furthermore, the Office Action relies on *Cohen* as teaching the use of an Internet Protocol phone; however, *Cohen* fails to disclose the use of an Internet Protocol phone. *See Cohen, Fig. 1; Col. 5, Lines 35-48* (showing the use of a phone but failing to show the use of an Internet Protocol phone). *See also* Applicants’ previous Response to Office Action mailed December 1, 2005. For at least these reasons, Independent Claim 47 is allowable, as are all claims that depend therefrom.

CONCLUSION

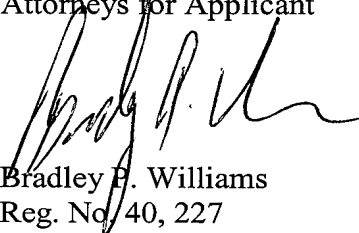
Applicants have now made an earnest attempt to place this case in condition for immediate allowance. For the foregoing reasons and for other apparent reasons, Applicants respectfully request full allowance of all pending claims.

If the Examiner feels that a telephone conference or an interview would advance prosecution of this Application in any manner, please feel free to contact the undersigned attorney for Applicants.

The Commissioner is hereby authorized to charge any fees or credit any overpayments to Deposit Account No. 02-0384 of BAKER BOTTS L.L.P.

Respectfully submitted,

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